

UNITED STATES PATENT AND TRADEMARK OFFICE
BEFORE THE BOARD OF PATENT APPEALS AND INTERFERENCES

Patent Interference No. 105,232

M. ALLEN NORTHRUP
and **RICHARD M. WHITE**
(08/482,933),
Junior Party,

v.

PETER WILDING
and **LARRY J. KRICKA**
(5,498,392),
Senior Party.

Entered: 31 August 2005

Judgment - Bd. R. 127(b) - Requested

Before SCHAFER, TORCZON, and MOORE, Administrative Patent Judges.

TORCZON, Administrative Patent Judge.

Wilding has filed a paper (Paper 34) explaining that the parties have settled the interference and, as a consequence, Wilding requests adverse judgment. The request is GRANTED.

JUDGMENT

JUDGMENT on priority is entered against Wilding for the subject matter of count 1, the sole count;

FURTHERMORE, Wilding is not entitled to any of the claims of its 5,498,392 patent, all of which correspond to the count;

FURTHERMORE, the priority statements shall be returned unopened; and

FURTHERMORE, a copy of this decision shall be entered in the administrative records of the Wilding 5,498,392 patent and the Northrup 08/482,933 patent application.

/Richard E. Schafer/
Administrative Patent Judge

/Richard Torczon/
Administrative Patent Judge

/James T. Moore/
Administrative Patent Judge

BOARD OF PATENT
APPEALS AND
INTERFERENCES

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Notice: Agreements and understandings regarding the termination of an interference are subject to filing requirements under 35 U.S.C. 135(c).